



BANGOR.  
MONDAY, MARCH 6, 1838.

WHIG CAUCUS.

The WHIGS of Bangor are notified that a CAUCUS will be held at the City Hall on Wednesday Evening next at 7 o'clock to nominate a candidate for Mayor of this City to be supported at the election on Monday next. Also to choose a City Committee of vigilance of one from each ward.

They are also notified to meet in their respective Wards on Thursday Evening next, for the purpose of nominating their Wardens, Ward Clerks, Aldermen, and Common Councilmen, and also to elect their ward Committees of vigilance and vote distributors, for the ensuing year.

March 5th 1838

ISAAC S. WHITMAN,  
CAELIUS KIDDER,  
JOHN A. POE,  
JOHN K. GIFFEYOUGH,  
ANNA B. HALLIWELL,  
MONROE A. PRINCE,  
FREDERICK WHITMAN

CITY  
Committee

THE DEATH OF MR. CILLEY.

We have heretofore purposely refrained from publishing any of the Washington letters which pretended to give the details of this unfortunate affair, for we knew that they must have been written in an excited state of feelings, and under the influence of that sympathy for the unfortunate dead, which would naturally lead their authors to do wrong if they living. We saw, however, enough of truth mingled with the apparent errors of these writers, to convince us, that the design of the Loco Foco to cast the blame of this matter upon the Whigs, was one of those wicked inventions which would "turn to plague the inventors." The papers of this morning, containing the correspondence of all the parties, and a statement of facts signed by Messrs. Jones and Wise, the seconds, show us to have been correct in our views. The blood of Mr. Cilley rests upon his own head. He has fallen in a duel, which he might, with honor, have avoided. The community, when they understand the facts, will direct their just indignation upon his friends who urged or permitted him to throw away his life in the murderous attempt to take the life of a fellow being. A calm consideration of all the facts unquestionably every candid man, that Mr. Cilley was the aggressor, and that he entertained the full purpose of murdering his opponent, towards whom he is said to have entertained not the slightest ill will.

Such being the case, we want language to express our scorn, detestation and loathing for that man, be he who he may an editor of a party paper, or a member of the United States Senate with the prefix of honorable to his name, who has attempted to mislead our sympathies for the unfortunate, and to prostitute the better and holier feelings of our nature, to the base purposes of party warfare. And should anything occur in the political contest, which must necessarily follow this atrocious attempt, that shall inflict a fresh wound upon the already lacerated feelings of the friends of the deceased, the blame must rest upon those who provoked it. We hold ourselves to be guiltless. We would gladly have been spared the necessity of speaking harshly of the deceased.

The facts, as they appear by the evidence now published, are these. Mr. Cilley had spoken harshly of Col. Webb in a recent debate in the House of Representatives, imputing to him dishonest motives. Col. Webb sent to Mr. Cilley, by the hands of Mr. Graves, not a challenge but a letter couched in courteous terms, asking an explanation. This Mr. Cilley contemptuously refused to receive. He and Mr. Graves then held a long conversation together in perfectly friendly terms. Mr. Graves understood Mr. Cilley to decline receiving the communication on the ground, that he would not allow himself to be thus called to account for words spoken in debate, in just place in the House, and not from any personal objection to Col. Webb as a gentleman. For the purpose of reducing this conversation to writing, Mr. Graves addressed a note to Mr. Cilley, repeating the substance of the conversation, "as he understood it, and asking his assent to its correctness. This was on Tuesday the 20th inst. On Wednesday, Mr. Cilley sent a reply, in which, he says that he refused to receive Col. Webb's communication, because he would not be drawn into a controversy with him, and that he "neither affirmed or denied anything in regard to his (Col. Webb's) character." On Thursday, Mr. Graves adds, "another note to Mr. Cilley, stating that his (Mr. Cilley's) reply was unsatisfactory, and asking of him a direct answer, whether he declined to receive Col. Webb's communication, on the ground of any personal exception to him as a gentleman, or on account of his conduct as a Whig. Mr. Cilley immediately refused, declining Mr. Graves' right to propound the question, and declining giving any further answer. On Friday Mr. Graves sent the following challenge.

WASHINGTON CITY, Feb 23, 1838.

As you have declined accepting a communication which I bore to you from Col. Webb, and as by your note of yesterday you have refused to decline on grounds which would exonerate me from all responsibility growing out of the affair, I am left no other alternative but to ask that satisfaction which is recognized among gentlemen. My friend, Hon. Henry A. Wise, is authorized by me to make the arrangements and to see to the occasion.

Your obedient servant,

W. J. GRAVES.

The history of the subsequent transactions up to the meeting, we extract from a letter from Col. Wm. C. C. of Connecticut, the tenor of which is corroborated by other accounts and private letters.

On Friday, Mr. Graves wrote a challenge to Mr. Cilley and gave it to Mr. Wise to deliver. Mr. Wise referred it the greater part of Friday forenoon, taking care, however, to let Mr. Cilley know that a challenge was to come, but giving him no opportunity to make further explanation if he thought proper. About noon the challenge was delivered.

It was accepted late on Friday evening. The timers, clubs, and weapons were in the choice of Mr. Cilley, and he selected rifles, at eighty yards distance, for the weapon, noon the next day as the time, and for the place a spot in Maryland, near Rock Creek. Mr. Graves, though he was unaccustomed to the use of the rifle agreed to these terms, provided he could obtain a rifle in time.

The whole day on Friday, Mr. Cilley, in company with his friends, was practising with the rifle. He is said to have used one belonging to Mr. Duncan of Ohio, who is a great shot, and who was one of the chief advisers in this matter. Mr. Cilley is an excellent marksman. His success in trifling at a mark on Friday, was very great, for it is said that he repeatedly hit, at eighty yards, the size of a dollar. His friends were satisfied with his skill, and advised him with the idea, that he would certainly kill his opponent at the first fire.

Meanwhile Mr. Graves and his friends were busily employed all Friday evening, in hunting up a rifle to be used the next day. But this was a weapon not easy to be found, and they continued their search, with so little success the next day, that in the morning they found themselves obliged to send a note to the friends of Mr. Cilley, informing them that it might be necessary to postpone the meeting.

This was immediately countersigned by the friends of Mr. Cilley, and a backslap on the back of Mr. Graves and friends to that effect were instantly circulated. About 10 o'clock, probably by way of taunt or bravado, Mr. Wise, the friend of Mr. Graves, received two notes, tendering him the use of two rifles, if he could obtain none elsewhere, and it is said, that Mr. Duncan waited upon Mr. Wise in person, with a rifle in his hand, of which he tendered the use, declaring it to be equally as good as that of Mr. Cilley. This officious anxiety of the friends of Mr. Cilley to procure a weapon for Mr. Graves, came to his ears, and rather than to break his appointment, he finally accepted the loan of a rifle from Mr. Rivers of the firm of Blair & Rivers, editors and publishers of the Globe. The loan of this rifle proved, however, on trial, to be so out of order, that on the way to the ground they were obliged to stop and have it operated upon by a blacksmith.

Mr. Graves was attended by Mr. Wise of Virginia, Mr. Menifee of Kentucky, and some other of his friends. Mr. Cilley was attended by Mr. Jones of Wisconsin, Mr. Duncan of Ohio, who acted both as second and surgeon, and by Mr. Comerford, famous for having fought a duel on horseback with broadswords, at New Orleans. The substance of the statement of Messrs. Jones and Wise, the seconds, to which we have alluded, is as follows. It is of too great length to publish entire. Three shots were exchanged by the combatants, without the least violation by either party of the instructions agreed upon by their friends. After the first, and after the second exchange of shots, the friends met together for the purpose of effecting a reconciliation, and "each proposed to the other, anxiously to settle the affair." Their efforts were unavailing. Mr. Cilley refused to assign as the reason for his declining to receive the note of Col. Webb "that he (Mr. Cilley) did not hold himself accountable for words spoken in debate" and persisted in saying that his only reason was, "because he chose to be drawn into no controversy with Col. Webb." As this was a continuance of the impatience upon the character of the friend of Mr. Graves, whose note he had borne, and a consequent reputation in the eye of the law of honor upon Mr. Graves, the second challenge was continued, and the third shot exchanged, which resulted fatally to Mr. Cilley. The statement of these facts in elaborate detail by the seconds, closes thus.

Such is the naked statement of all the material facts and circumstances attending this unfortunate affair of honor, which we make in justice to our friends to ourselves, to all concerned, to the living and to the dead, and it is made for the only purpose of allaying excitement in the public mind, and to prevent any and all further controversy upon a subject which already is full enough of woe. We have fully and substantially stated wherein we agree and disagree. We cordially agree, at all events in bearing unqualified testimony to the fair and honorable manner in which this duel was conducted. We endeavored to discharge our duty according to that code under which the parties met, regulated by magnanimous principles, and the laws of humanity. Neither of us has taken the least exception to the course of the other, and we sincerely hope that here all controversy whatever may cease. We especially desire our respective friends to make no publication on the subject. None can regret the termination of the affair more than ourselves, and we hope again that the last of it will be the signatures of our names to this paper, which we now affix.

GEO. W. JONES,  
HENRY A. WISE

From these facts it is evident, that, so far from Mr. Cilley having been forced into this contest by his political opponents he rushed into it unnecessarily, and dragged Mr. Graves into it against his inclination. There is no good reason why he should not have received the note of Col. Webb. As a duellist, he was bound to answer one, who by his birth, family, connections, associates, station and influence, was his equal. They were both, descendants of Revolutionary officers, men of highly respectable talents and extensive political influence.

But if he preferred to decline receiving it, he could with perfect honor and propriety, have placed his refusal on the ground, upon which Mr. Graves understood him to have rested it, that he did not hold himself responsible to the conductors of public journals for words spoken in debate.

And when he had accepted the challenge of Mr. Graves, towards whom he manifested no enmity, to select for the weapon, so fatal an instrument of death as the rifle, and then, a celebrated shot as he was, to practice till he could hit his dollars at 80 yards, and he did hit his dollars & third swing a parry, that is, remark of the fact, that he did not intend to kill his opponent, is something more than

ridiculous. On this matter the correspondent of the Advertiser writes.

"It is said that Mr. Cilley, in the progress of the affair, consulted freely and frequently with Mr. Ben on the Senate. It is also said that the greatest confidence was entrusted by Mr. Cilley's friends, that he would kill Mr. Graves at the first fire. They looked upon him as a bold man. Mr. Cilley is said to have practised with great coolness and deliberation, and it is taken a very steady aim. In all probability, nothing saved the life of Mr. Graves except the high wind which blew at the moment of the most practised marksman to hold a rifle at arm's length perfectly steady.

By all the facts in the case, we are compelled reluctantly to this conclusion, that Mr. Cilley had involved himself unnecessarily in this duel, and has met the fate which he deliberately intended for another.

CONGRESSIONAL

The only proceedings in Congress on Monday the 26th related to the Assembly and to Mr. Cilley.

In the Senate a message was brought from the House by Mr. Franklin, the Clerk, notifying the Senate of the death of Mr. Cilley, and that his funeral would take place the day following, at 12 o'clock. Upon which, Mr. Williams rose and pronounced the customary eulogy upon the character of his deceased colleague, after which he submitted the following resolutions which were unanimously adopted.

Resolved, that the Senate will attend the funeral of the Hon. Jonathan Cilley, late a member of the House of Representatives from the State of Maine, at the hour of 12 o'clock to-morrow, as a testimony of respect for the memory of the deceased, they will go into mourning by wearing crepe round the left arm for thirty days.

And as an additional mark of respect to the memory of the deceased.

Resolved, that the Senate do adjourn.

The Senate then adjourned.

In the House, after the reading the journal was completed Mr. Bartfield addressed the House in the same strain adopted by Mr. Williams in the Senate, and then moved the following resolutions which passed unanimously.

Resolved, that the Members of this House will attend the funeral of Jonathan Cilley, deceased, late Member of this House from the State of Maine, at 12 o'clock to-morrow.

Resolved, that a committee be appointed to take order for superintending the funeral of Jonathan Cilley, deceased.

Resolved, that the members and officers of this House will testify their respect for the memory of Jonathan Cilley, by wearing crepe on the left arm for thirty days.

The resolutions were unanimously agreed to, and then

The House adjourned.

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The Speaker between eleven and twelve o'clock, after the corpse had been brought into the House and placed in the centre aisle, called the House to order. The Chaplain of the House opened with a brief and appropriate prayer, and was followed by the Chaplain of the Senate who, after reading some appropriate texts of scripture, commented severely upon a practice which had led to a fatal tragedy, and to the death of a member of the House. The Chaplain of the Senate, after some appropriate remarks upon the death of Mr. Cilley, and the manner of his death - the bereavement to his wife and little children, concluded by exhorting those before him as men in the highest authority, as the law makers, and as the guardians of the law, as the exemplars of the law, and as the standards and representatives of a great people, in the name of religion and suffering humanity, by their love of country and their hopes of happiness here and hereafter, as a friend of the widow and of the orphan child not to give countenance to a practice which was against the laws of God and man. The warning and admonition of the Chaplain seemed to have a visible effect upon most of the members of the House and upon the audience at large. Tears were shed as freely as water, and every one present seemed to be affected. The Chaplain having concluded, the coffin was taken from the House.

As this was a continuance of the impatience upon the character of the friend of Mr. Graves, whose note he had borne, and a consequent reputation in the eye of the law of honor upon Mr. Graves, the second challenge was continued, and the third shot exchanged, which resulted fatally to Mr. Cilley. The statement of these facts in elaborate detail by the seconds, closes thus.

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The Chaplains of the Houses Committee of Arrangements, viz.,

Mr. Evans, of Maine

Mr. Atherton of N. H. Mr. Coles, of Va.

Mr. Conner of N. C. Mr. Johnson of Ia.

Mr. Whittlesey of Ohio, Mr. Filmore of N. Y.

Pall bearers v.

Mr. Thomas of Md. Mr. Campbell of S. C.

Mr. Williams of N. H. Mr. White of Ind.

Mr. Oglesby of Tenn. Mr. Martin of Ala.

The family and friends of the deceased.

The members of the House of Representatives and Senators from

Maine, or mourners.

The Sergeant at arms of the House of Representatives

The House of Representatives, preceded by their speaker and Clerk

The Sergeant at arms of the Senate

The Senate of the United States, preceded by the Vice President and their secretary

The President of the United States

The heads of Departments

Judges of the Supreme Court and its officers

Foreign Ministers

Citizens and strangers

About 120 carriages followed the remains to the grave, and probably more than six hundred people. The 120 flags over the two wings of the Capitol, were kept at half mast during the day, and the city seemed to have been a city of the dead.

The Judge of the Supreme Court refused to attend Mr. Cilley's funeral, giving as a reason that he was killed in a personal rencount.

The proceedings of the Whig State Convention, and other matter is necessarily excluded from our paper of to-day.

MAINE LEGISLATURE IN SENATE

FRIDAY, March 2.

Orders, petitions and reports, dispensed with concurrence.

Resolved in favor of Amos Davis, resignee, came from the House unenclosed and the Senate passed and appointed Mease Woodman, Prince and Lake conference.

Resolved in favor of E. S. Grecly, \$500, was called up, and after some discussion, it was amended on motion of Mr. Bowditch, so that the Governor should call on the U. S. for a reimbursement of the amount paid the petitioners, and it was passed.

To solve in favor of Jno. Bicker et al., was taken up, Mr. Blodget moved to amend so that the Governor may call on the U. S. for a reimbursement of the amount paid the petitioners, and it was finally laid on the table.

IN THE HOUSE

FRIDAY, March 2.

Mr. Codman by leave introduced resolutions respecting the death of the late Hon. JOA. CILLEY, Representative in Congress from this State.

On motion of Mr. Norton the resolutions were laid on the table.

On motion of Mr. Franklin, the committee on the Judiciary were instructed to inquire into the expediency of so altering the law in relation to the liabilities of the Manufacturing corporations, that executions may be levied on the real estate of such corporations in the same manner as against individuals.

Mr. Tenney called on the bill to establish the county of Franklin, and moved that it be re-committed, on the ground that there was one gentleman owning large quantities of land in the county proposed, who had not yet been in board the bill did not embrace the same territory.

Mr. Prescott said that was an extraordinary course.

It was late in the session, the opponents of the bill had ample opportunity to be heard, and the bill was referred to the committee, and was heard by his counsel, and as to the bill varying from the petitions that resulted from a debate before the committee, and was nothing unusual.

Under all circumstances, the proposed motion could have no other object but delay.

Mr. H. W. Page advocated the recommendation.

He said his constituents had no interest or regard to the bill, and he was disposed to go for it if a majority of the people residing in that territory were in favor of it. A number of petitions had come in since the bill was reported, and he was informed there was strong opposition, and many believed a majority of the inhabitants to be included were against the measure.

He deemed that all persons interested had had notice. Several towns were included which were not contemplated in the motion given - of course, those who had no notice, and in Oxford County there was no notice

**EZRA JEWELL,**  
145 for sale at his store on Exchange street,  
43 lbs. Guadalupe Molasses,  
38 lbs. Clear Pork,  
25 " " Meats,  
25 lbs. Hams Clear Pork,  
40 lbs. Mackerel Nos 1, 2 and 3,  
60 quins. Codfish,  
10 lbs. Hake Fish,  
10 lbs. Pollock Fish,  
10 lbs. Tuna Fish,  
10 lbs. Liverpool Salt,  
100 " " Liverpool  
100 " " Supperine Flour,  
60 bushels Yellow Corn,  
100 " " Country Rice,  
90 lbs. Oats,  
175 " " Hen's Grass Seed,  
40 lbs. Clover,  
30 lbs. Red Top  
20 " " Wheat,  
20 lbs. good Coffee,  
10 lbs. Mincing Tea,  
10 lbs. Old and Young Hyson Tea,  
2 boxes White Havana Sugar,  
3 lbs. That Havana Brown Sugar,  
100 lbs. Porto Rico  
1000 " Loaf and Lump  
8 lbs. Malaga Raisins,  
80 lbs. Lard,  
30 lbs. New Rice,  
150 lbs. White Beans,  
200 lbs. New York Cheese,  
200 lbs. Butter,  
200 lbs. Cured Fish Tobacco,  
200 gallons Summer and Winter Sperm Oil,  
300 lbs. Cider Vinegar,  
100 lbs. prime Cider,  
90 lbs. Red and Russet Apples,  
5 " " White Onions,  
40 " " Boston County Bacon,  
40 lbs. Brouns,  
60 " " Eggs, together with a stock of painted  
Pots, Wash Lubs, Oil Banks, Covered Buckets  
and Jugs, Lids and Patches, Cloves, Nutmegs  
Pepper, Cinnamon, Cinnamon, Cloves, Nutmegs  
Wrapping Paper, do Two<sup>nd</sup> Cigars, Pipe  
and Snuff. The above goods will be sold for cash  
or country produce. Purchasers of those goods are  
requested to call and examine before they buy else  
where.

**ELIJAH B. STACKPOLE,**  
NOTARY PUBLIC AND CORONER,  
LEVANT, Maine.

All preceps sent by mail, promptly attended to  
and paid.

**BACKGAMMON BOARDS**

Superior quality and well finished, for sale by

**SMITH & FENNO**

BUCK WHEAT FLOUR.

BUCK WHEAT FLOUR, 1/2 bushel, for

sale by **FREDERICK LAMBERT**,

**GOLD LEAF.**

By the pack or book, just rec'd and for sale by

**E F DUREN**.

**PERIODICALS.**

The following Periodicals for February, just

rec'd. — Lady's Book, Religious Magazine

American Monthly Magazine, Missionary Herald,

Liber of Health, Parley's Magazine &c &c

Subscriptions to the above rec'd by

**E F DUREN**

**SILK.**

Twenty five lbs. Park's Island Salt, for

sale by **FREDERICK LAMBERT**,

**STORE TO LET.**

STORE No 19 next door to the People's Bank

on West Market Square, to let on reasonable

terms. Inquire of **T A BELL**

40,000 LBS. Fallow wanted, for which

Cash will be paid by

**SAMUEL A. HYDE**

4 Smith's Block.

**NOTICE.**

The partnership heretofore existing under the

name of **JONES & MARCH**, is this day ex-

tinguished, all persons having demands against

them will present the same for immediate payment

and a demand due them must be paid or secured

immediately.

They have formed a new partnership under the

name of **EDWARD KENT & CO.** and will continue the

same business at their former stand. They have

an extensive assortment of Hard Ware

60 and Stoves, which they offer for sale for cash

only.

**THOMAS JENNESS**

Edward Kent

March 1, 1830 —

**FOR SALE, TO LET, OR LX.**

CHARGE. A pleasantly situated House

on Third Street, having every convenience

and will be sold, or exchanged for a Farm in this

neighboring Possession given immediately.

For further inquiries at the Counter office, in

the New MAGAZINE OF VARIETIES,

BENTLEY'S MISCELLANY,

EDIFIED BY "BOZ," with illustrations by

Chaplin. "Never has a periodical more

fully fulfilled its promises than this hilarious

and it undertakes to be comical, and it is

surely *per se*, there is nothing like it; nothing so

funny as this, and it would appear that the

plots from which it is drawn are inexhaustable

[London Atlas.]

The extraordinary share of popularity this Com-

pany is said to have experienced in England.

It has had the subscriber to help in that an Amer-

ican edition of such high repute for wit

and humor, in addition to the Reprints of

newspapers and Magazines of a character already

well known, it is therefore acceptable.

He has agreed to announce to the public his de-

termination to continue an American series (in

the same of the original) of Bentley's Miscellany.

He will be ready during the

February 1st, to acknowledge his taste

and reputation by giving it a

place in the *Advertiser*.

He will be ready to receive the

advice of his subscribers.

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